

U.S. DISTRICT COURT  
DISTRICT OF MARYLAND

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND  
NORTHERN DIVISION

2019 JUL 12 PM 12:09

CLERK'S OFFICE  
BALTIMORE

MARY E. EDMONDSON,

\*

BY \_\_\_\_\_ DEPUTY

Plaintiff,

\*

Case No.: 1:16-cv-03938-RDB

v.

\*

EAGLE NATIONAL BANK, et al.,

\*

Defendants.

\*

\* \* \* \* \*

JOINT ~~PROPOSED~~ SCHEDULE

The parties respectfully submit the following joint proposed schedule:

Report on number of deposition hours	July 19, 2019
Defendants' Answer to Complaint	July 26, 2019
ESI Conference Completed	August 7, 2019
Initial Disclosures	August 16, 2019
Deadline for Rule 26(a)(2) Disclosure for Plaintiff's Expert on Class Certification	October 10, 2019
Moving for Joinder of Additional Parties and Amendment of Pleadings	November 1, 2019
Deadline for Rule 26(a)(2) Disclosure-for Defendants' Expert on Class Certification	November 11, 2019
Deadline for Rebuttal Rule 26(a)(2) Disclosure for Plaintiff's Expert on Class Certification	December 2, 2019
Deadline to file Plaintiff's Motion for Class Certification	December 16, 2019
Pre-Class Certification Discovery Deadline	January 30, 2019
Deadline to Oppose Plaintiff's Motion for Class Certification	January 31, 2020

Deadline to Reply to Defendants' Class Certification Opposition	February 20, 2020
Hearing on Class Certification	March 4, 2020
Post-Class Certification Discovery Deadline	90 days following class certification decision
Deadline for Rule 26(a)(2) Disclosure for Plaintiff's Expert(s) on Substantive Issues	110 days following class certification decision
Deadline for Rule 26(a)(2) Disclosure for Defendants' Expert(s) on Substantive Issues	140 days following class certification decision
Expert Discovery Deadline	170 days following class certification decision
Deadline to file Motions for Summary Judgment	170 days following class certification decision
Pretrial conferences	TBD
Trials to commence	TBD

Discovery on class certification and the merits discovery will proceed concurrently. The parties reserve all rights to object to discovery consistent with the Federal Rules of Civil Procedure.

The parties agree that the court at its discretion may adjust the scheduling order to take into account rulings on the scope of and timing of discovery.

July 11, 2019

  
\_\_\_\_\_  
The Honorable Richard D. Bennett